UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	
Caption in compliance with D.N.J. LBR 9004-1(b)	
In Re:	Case No.:
	Hearing Date:
	Judge:
The enclosed \square plan, \square modified plan is proposed by the debtor and was filed on It has been served on you because the plan contains motions that may adversely affect your interest.	
Your rights may be affected by this plan. Your claim Plan may be confirmed and become binding, and includes or hearing, unless written objection is filed before may confirm this plan, if there are no timely filed objection Rule 3015. This plan includes motions to avoid or may take place solely within the chapter 13 confirmation will avoid or modify the lien. The debtor need not file avoid or modify a lien based on value of the collaterated creditor who wishes to contest said treatment must file confirmation hearing to prosecute same. □ Real Property: The debtor(s) has valued real property locate	luded motions may be granted without further fore the deadline stated in the Notice. The Court jections, without further notice. See Bankruptcy odify a lien, the lien avoidance or modification tion process. The plan confirmation order alone le a separate motion or adversary proceeding to al or to reduce the interest rate. An affected lien le a timely objection and appear at the
ine debtor(s) has valued real property locate	[address] at \$ The
debtor(s) believes the first lien on the property to be i	

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[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity available to satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien.

The debtor's valuation of the property is based on: (a) comparative market analysis; (b) broker	
price opinion; (c) appraisal; or (d) other:, a copy of	
which is attached. All forms of relief sought by motion appear in Part 7 of the plan.	
☐ Personal Property:	
The debtor(s) has valued personal property described as:	
at \$	
The debtor(s) believes the lien on the property to be in the approximate amount of \$	
[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity available to	
satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien.	
The debtor's valuation of the property is based on: (a) broker price opinion; (b) appraisal; or (c)	
other:, a copy of which is attached. All forms of relief	
sought by motion appear in Part 7 of the plan.	
The Confirmation Hearing is scheduled for	
Objections to any relief sought in the plan, including relief sought by motion, must be filed with the	
Clerk of the Bankruptcy Court no later than 7 days prior to the confirmation hearing.	
YOU SHOULD CONSULT WITH AN ATTORNEY PROMPTLY, SINCE ENTRY OF	
AN ORDER OF CONFIRMATION WILL BIND YOU TO ALL OF THE TERMS OF THE	

CONFIRMED PLAN.